CITY OF NEWTON PURCHASING DEPARTMENT

CONTRACT FOR PUBLIC BUILDINGS

REQUEST FOR QUALIFICATIONS: ON CALL MECHANICAL, ELECTRICAL AND PLUMBING ENGINEERING AND RELATED SERVICES

RFP #23-47

Submittal Date: December 1, 2022 at 11:30 a.m.

NOVEMBER 2022

Ruthanne Fuller, Mayor

CITY OF NEWTON

PURCHASING DEPARTMENT

REQUEST FOR QUALIFICATIONS #23-47

This City of Newton Request For Qualifications (RFQ) invites sealed Statements of Qualification (SOQs) from qualified environmental engineer individuals or firms for

ON CALL MECHANICAL, ELECTRICAL AND PLUMBING ENGINEERING AND RELATED SERVICES

Mechanical. electrical and plumbing (MEP) engineering services shall include but not be limited to site investigations and utilities evaluation services for the City of Newton Buildings Department.

Statements of Qualifications (SOQs) will be received until: **11:30 a.m., Thursday, December 1, 2022** at the Purchasing Department, Room 108, Newton City Hall, 1000 Commonwealth Ave., Newton, MA 02459. Immediately following the deadline for submission, the City shall prepare and publish a list of all SOQs submitted. Documents associated with this RFQ (Contract Documents) will be available online at the City's website: www.newtonma.gov/bids after: **10:00 a.m., November 10, 2022.**

Proposers are responsible for downloading the specifications from the City's web site at www.newtonma.gov/bids. Proposers must email the Purchasing Department (purchasing@newtonma.gov) their Company Name, Address, Email address, Phone & Facsimile number and what bid # (i.e. #23-47) they have downloaded.

SOQs should be responsive to all information requested in the RFQ. Estimated fees for project phases are set forth in the RFQ.

All SOQs shall be submitted as (i) ten (10) hard copies and (ii) two electronic copies in PDF format on CD or thumbdrive.

Proposers' attention is directed to the requirements of the City's Supplemental Equal Employment Opportunity, Anti-Discriminaton and Affirmative Action Program and also to the Minority/Women Business Enterprise Plan, December 1999, all of which are available on the Purchasing Department's web page. In the event of conflict between any of the above listed policies, the stricter policy shall apply.

All City of Newton bids are available on the City's web site, www.newtonma.gov/bids. It is the sole responsibility of Proposers downloading these bids to ensure they have received any and all addenda prior to the bid opening. Addenda will be available online within the original bid document as well as a separate file. If you download bids from the internet site and would like to make it known that your company has done so, you must email the Purchasing Department (purchasing@newtonma.gov) the Company Name, Address, Email address, Phone & Facsimile number and what bid # (i.e. #23-47) has been downloaded.

The City will reject any and all SOQs in accordance with the above referenced General Laws. In addition, the City reserves the right to waive minor informalities in any or all proposals, or to reject any or all proposals (in whole or in part) if it be in the public interest to do so.

In the event that any person wishes to attend a bid opening or pre-bid meeting, accessible and reasonable accommodations will be provided to persons requiring assistance. If you need a reasonable accommodation, please contact the city of Newton's ADA Coordinator, Jini Fairley, at least two business days in advance of the meeting: jfairley@newtonma.gov or (617) 796-1253. For Telecommunications Relay Service, please dial 711.

CITY OF NEWTON

Nicholas Read

Chief Procurement Officer

Name 10, 2022

November 10, 2022

REQUEST FOR QUALIFICATIONS FOR MECHANICAL. ELECTRICAL AND PLUMBING ENGINEERING & RELATED SERVICES

Enclosed please find the information package which includes the Commonwealth of Massachusetts Designer Selection Board (DSB) Standard Designer Application Form For Municipalities and Public Agencies Not Within DSB Jurisdiction (7/16)("Application"), and a draft contract which sets forth the scope of services desired by the City of Newton (City) Public Buildings Department in conjunction with "on call" MEP engineering and related services (referred to herein collectively as the "Services).

Your SOQ should be submitted on the Application provided. Concise, succinct proposals would be appreciated. Please submit only that information which you feel pertinent to the work for which you are applying that will assist in the MEP engineer consultant (MEPC) selection.

Notwithstanding any provision to the contrary, for Item 6 of the Application please submit two (2) firms for each of the Disciplines selected in Item 4. The City reserves the right to approve the submitted teams as proposed.

The services sought are not subject to the Designer Selection Law, M.G.L. c. 7C, §§44-58, as they are on call, i.e., provided as needed, and do not relate to an identified public construction project. Such services are also exempt from the Massachusetts Procurement Act. M.G.L. c. 30B, §1(b)(32A). The City wishes to select MEPCs on the basis of fair and open competition, so it is following (but is not intended to be bound by) the provisions of M.G.L. c. 149, §44A½. The selection will be governed by City ordinance, Newton City Ordinances §§5-35 through 5-37, copies of which are attached as **Attachment C**. It is the City's intent to award to multiple qualified firms.

The City and the selected firm(s) shall negotiate fees on a project by project basis at the time project services are requested.

MEPCs interested in being considered for approval should submit 10 copies of the completed Application, and one completed and signed copy of each of the following attached documents: Bidder's Qualifications and References Form (2 pages); Certificate of Non-Collusion (1 page); Certification of Tax Compliance, Certificate of Foreign Corporation (if applicable 1 page); Debarment Letter (1 page); IRS Form W-9 (1 page), and Busness Category Information Form (1 page)

no later than 11:30 a.m. on December 1, 2022 to:

Purchasing Department, Room 108 Newton City Hall, 1000 Commonwealth Avenue Newton, MA 02459

Immediately following the deadline for SOQs a list will be created of all proposers' names received and will be posted to the City's website: www.newtonma.gov/bids.

Questions may be directed to the City of Newton Purchasing Department at: purchasing@newtonma.gov until Friday, November 25, 2022 at 12:00 p.m. (noon).

MECHANICAL. ELECTRICAL AND PLUMBING (MEP) ENGINEERING & RELATED SERVICES PROJECT INFORMATION PACKAGE

Statement of Objectives

The City through its Designer Selection Committee is currently seeking expressions of interest from individuals and firms for professional services for the following work funded through the City's Public Buildings Department.

It is the City's intent to award this contract to an MEP firm to be provided as needed, and not relating to an identified public construction project, i.e., "on-call." Range of services to include but not be limited to schematic, contract drawings and documents, bidding, inspections, and construction administration for the following types of proposed projects:

MEP SERVICES:

- I. Mechanical, Controls and HVAC replacements/upgrades at various school and municipal buildings
- II. Plumbing replacements/upgrades at various school and municipal buildings
- III. MEP system analysis related to total building analysis for energy at various school and municipal buildings
- IV. Energy Analysis of various school and municipal buildings
- V. Preparation of various MEP trade contract specifications for "On Call" service contracts
- VI. Electrical, lighting replacements/upgrades at various school and municipal buildings
- VII. Emergency Generator Replacement at various school and municipal buildings
- VIII. Security System installations at various school and municipal buildings
- IX. Energy Modeling

PROJECT DESIGN/CONSTRUCTION UPSET VALUES:

- I. The upset value for the design cost for each project shall not exceed \$500,000 per project
- II. The upset value for all design work performed shall not exceed \$750,000 per contract year
- III. The upset value for any Construction Project shall not exceed \$4,000,000 per project

Disclosure

The questionnaire submitted in response to this RFQ will be considered the property of the City of Newton, and may be utilized as deemed appropriate by the City. Should the offeror desire that certain data within the Questionnaire not be utilized for purposes other than as a response to the Designer Selection Committee Questionnaire, such data shall be identified on the cover page of the response to the questionnaire. Information submitted in response to this request may become subject to disclosure to the public pursuant to provisions of Massachusetts law and the Freedom of Information Act (5 U.S.C. 552).

False Representation

Information must be fully accurate and complete. The penalty for making false statements is prescribed in 18 U.S.C. 1001.

Minority Outreach

Qualified minority individuals and firms are encouraged to submit expressions of interest.

Equal Opportunity Requirements

Offerors are hereby advised that submission of a signed questionnaire in response to this advertisement will be deemed to express the intent to comply in all respects with the following non-discrimination provisions as applicable:

Title VI Civil Rights Act of 1964, as amended.

Title VIII Civil Rights Act of 1968, as amended.

Executive Order 11063 and 11246.

State Tax Requirements

As required by Chapter 233, Acts of 1983, the successful contractor will be required to sign an attest form certifying that all state tax returns have been filed and all state taxes paid. Offerors are advised that submission of a signed questionnaire in response to this advertisement will be deemed to express the offeror's intent to comply with Massachusetts statutes.

CITY OF NEWTON

BIDDER'S QUALIFICATIONS AND REFERENCES FORM

All questions must be answered, and the data given must be clear and comprehensive. Please type or print legibly. If necessary, add additional sheet for starred items. This information will be utilized by the City for purposes of determining bidder responsiveness and responsibility with regard to the requirements and specifications of the Contract.

WHEN ORGANIZED: _					
INCORPORATED?	YES	NO DATE AND S	ΓATE OF IN	CORPORATION:	
IS YOUR BUSINESS A	MBE?YES	SNO WBE ?	YES	NO or MWBE ?	YES _
LIST ALL CONTRACT OF COMPLETION:	S CURRENTLY (ON HAND, SHOWI	NG CONTRA	CT AMOUNT AND A	ANTICIP <i>A</i>
IAVE YOU EVER FAI YES F YES, WHERE AND	_ NO	ETE A CONTRACT	`AWARDED	TO YOU?	
HAVE YOU EVER DEF F YES, PROVIDE DET		CONTRACT?	YES	NO	
LIST YOUR VEHICLES	S/EQUIPMENT A	VAILABLE FOR T	HIS CONTRA	ACT:	
IN THE SPACES FOLL FIRM SIMILAR IN NA LISTED. PUBLICLY B	TURE TO THE PI	ROJECT BEING BI	D. A MINIM	UM OF FOUR (4) CO	
PROJECT NAME:					

DOLLAR AMOUNT: \$ _		DATE COMPLETED:
PUBLICLY BID?		NO
TYPE OF WORK?:		
CONTACT PERSON: _		TELEPHONE #:)
CONTACT PERSON'S R	RELATION TO PROJECT?:	
		(i.e., contract manager, purchasing agent, etc.)
PROJECT NAME:		
OWNER:		
CITY/STATE:		
DOLLAR AMOUNT: \$ _		DATE COMPLETED:
PUBLICLY BID?	_YES1	NO
		TELEPHONE #: ()
CONTACT PERSON'S R	RELATION TO PROJECT?:	
		(i.e., contract manager, purchasing agent, etc.)
PROJECT NAME:		
CITY/STATE:		
		DATE COMPLETED:
	_YES1	
CONTACT PERSON:		TELEPHONE #: ()
		(i.e., contract manager, purchasing agent, etc.)
PROJECT NAME:		
OWNER:		
DOLLAR AMOUNT: \$	·	DATE COMPLETED:
	YES1	
	DELATION TO DECISE	
CONTACT PERSONS R		(i.e., contract manager, purchasing agent, etc.)
		(i.e., contract manager, purchasing agent, etc.)
any person, firm, or corpo		ed herein is complete and accurate and hereby authorizes and requests ation requested by the City in verification of the recitals comprising this
DATE:	BIDDER:	
SIGNATURE:		
PRINTED NAME:		TITLE:

END OF SECTION

10.

CERTIFICATE OF NON-COLLUSION

natural person, business, partnership, corporation, u	amon, commutee end, of other organization, en	inty, or group or murviduals.
	(Signature of individual)	
	Name of Business	

CERTIFICATION OF TAX COMPLIANCE**

Pursuant to M.G.L. c.62C, §49A and requirements of the City, the undersigned acting on behalf of the Contractor certifies under the penalties of perjury that the Contractor is in compliance with all laws of the Commonwealth relating to taxes including payment of all local taxes, fees, assessments, betterments and any other local or municipal charges (unless the Contractor has a pending abatement application or has entered into a payment agreement with the entity to which such charges were owed), reporting of employees and contractors, and withholding and remitting child support.*

Signature of Individual	(Mandatory)	*** Contractor's Social Security Number or Federal Identification Number
Print Name:		Date:
Corporate Name		
By:Corporate Officer (Mandatory, if applica		Date:
Print Officer Name:		

- * The provision in this Certification relating to child support applies only when the Contractor is an individual.
- ** Approval of a contract or other agreement will not be granted until the City receives a signed copy of this Certification.
- *** Your social security number may be furnished to the Massachusetts Department of Revenue to determine whether you have met tax filing or tax payment obligations. Providers who fail to correct their non-filing or delinquency will not have a contract or other agreement issued, renewed, or extended.

CERTIFICATE OF FOREIGN CORPORATION

The undersigned hereby certifies that it has been duly established, organized, or chartered as	a corporation under the laws of:
(Jurisdiction)	
The undersigned further certifies that it has complied with the requirement	ents of M.G.L. c. 30, §39L (if
applicable) and with the requirements of M.G.L. c. 156D, §15.03 relative	to the registration and
operation of foreign corporations within the Commonwealth of Massach	usetts.
Name of person signing proposal	
Signature of person signing proposal	
Name of Business (Please Print or Type)	
Affix Corporate Seal here	

City of Newton



Purchasing Department

Nicholas Read & Chief Procurement Officer 1000 Commonwealth Avenue Newton Centre, MA 02459-1449 purchasing@newtonma.gov Telephone (617) 796-1220 Fax: (617) 796-1227 TDD/TTY (617) 796-1089

A CONTRACTOR OF THE PARTY OF TH				(617) 796-1089
Mayor Ruthanne Fuller				
D .				
Date				
Vendor				
		-		
Re: Debarment Letter for	Invitation For Bid #	 · .		
Debarment: Federal Executive Order (E individual awards, using fed not debarred, suspended, pa department or agency from	leral funds, and all sub roposed for debarment	p-recipients certify the c, declared ineligible,	nat the organization , or voluntarily exclu	and its principals are
I hereby certify under pains and presently debarred, suspended, p transaction by any federal depar	proposed for debarment, de	either I nor any principa eclared ineligible, or vol	ıl(s) of the Company id untarily excluded from	entified below is participation in this
		•		(Name)
				(Company)
				(Address)
		PHONE	FAX	(Address)
		EMAIL	FAX	
				Signature
				Date
	•			

If you have questions, please contact Nicholas Read, Chief Procurement Officer at (617) 796-1220.

(Rev. October 2007) Department of the Treasury Internal Revenue Service

Request for Taxpayer **Identification Number and Certification**

Give form to the requester. Do not send to the IRS.

ci	Name (as shown on your income tax return)			
on page	Business name, if different from above			
Print or type ic Instructions or	Check appropriate box: ☐ Individual/Sole proprietor ☐ Corporation ☐ Partnership ☐ Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, ☐ Other (see instructions) ►	P=partnership) ►	022000	X ^E xempt payee
Print c Inst	Address (number, street, and apt. or suite no.)	Requester's	name and a	ddress (optional)
P Specific	City, state, and ZIP code			
See	List account number(s) here (optional)			
Par	Taxpayer Identification Number (TIN)			
backu alien,	your TIN in the appropriate box. The TIN provided must match the name given on Lin up withholding. For individuals, this is your social security number (SSN). However, for sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other employer identification number (EIN). If you do not have a number, see <i>How to get a T</i> .	a resident entities, it is	Social secu	or
	. If the account is in more than one name, see the chart on page 4 for guidelines on wo	hose	Employer id	entification number
Par	t II Certification			- '
Under	r penalties of perjury, I certify that:			
1. Th	he number shown on this form is my correct taxpayer identification number (or I am wa	aiting for a num	ber to be is:	sued to me), and
2. 18	am not subject to backup withholding because: (a) I am exempt from backup withhold	ing, or (b) I have	not been r	notified by the Internal

- Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below)

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

Sign Here	Signature of U.S. person ▶	Date ► Name	
--------------	----------------------------	-------------	--

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued)
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- · An estate (other than a foreign estate), or
- · A domestic trust (as defined in Regulations section

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the

• The U.S. owner of a disregarded entity and not the entity,

Form W-9 (Rev. 10-2007) Cat. No. 10231X

Business Category Information Form*

IFB No. 23-47

RFQ On Call MEP Engineering Services

Select All

	Business Type Categories*	Select All That Apply	
	MBE: Minority-Owned Business Enterprise		
	WBE: Women-Owned Business Enterprise		
	VBE: Veteran Business Enterprise		
	SDVOBE: Service-Disabled Veteran-Owned Business Enterprises		
	DOBE: Disability-Owned Business Enterprise		
	LGBTBE: Lesbian, Gay, Bisexual, Transgender Business Enterprise		
	□ I do not wish to complete this form.		
	o penalty for persons who do not complete this Form, and en into consideration in awarding a bid.	d whether or not	the Form is completed will
I certify th	at the foregoing information is true and correct.		
D.,,			
By:			

By:__ Date:

ATTACHMENTS

Table of Contents

Attachment A	Commonwealth of Massachusetts Designer Selection Board Standard Designer Application Form For Municipalities and Public Agencies Not Within DSB Jurisdiction (7/16)
Attachment B	Sample Agreement for On Call MEP Engineering & Related Services

Schedule A Scope of Services
Schedule B Compensation and Method of Payment
Schedule C Work Program and Schedule
Schedule D General Requirements
Schedule E Professional Service Work Authorization
Schedule F Certificate of Authority

Attachment C Designer Selection Committee Ordinance

Attachment A

Commonwealth of Massachusetts Designer Selection Board Standard Designer Application Form For Municipalities and Public Agencies Not Within DSB Jurisdiction (7/16)

:	one: resume to ONL1 globe traine Applicant and Sub-Constituen requested in the Advertisement. <u>Include resumes troughers.</u> Resumes should be Consistent with the persons listed on the Organizational Chart in Question # 6. Additional sheets should be provided only as required for the number of Key Personnel requested in the Advertisement and they must be in the format provided. By including a Firm as a Sub-Consultant, the Prime Aboligant certifies that he listed Firm has acreed to work on this Project, should the team be selected.	overus d only that tl	Brief Resume of ONLY those Prime Applicant and Sub-Consultant personnel requested in the Advertisement. Include Resumes of Project Managers. Resumes should be consistent with the persons listed on the Organizational Chart in Question # 6. Additional sheets should be provided only as required for the number of Key Personnel requested in the Advertisement and they must be in the format provided. By including a Firm as a Sub-Consultant, the Prime Apolicant certifies that the listed Firm has agreed to work on this Project, should the team be selected.
o.	Name and Title Within Firm:	roj	Name and Title Within Firm:
نه ا	Project Assignment:	ام	Project Assignment:
ರ	Name and Address Of Office In Which Individual Identified in 7a Resides: MBE □ WBE □ SDOVBE □ VBE □	ن	Name and Address Of Office in Which Individual Identified In 7a Resides: MBE WBE SDOVBE VBE
ਰੰ	Years Experience: With This Firm: With Other Firms:	ਚਂ	Years Experience: With This Firm: With Other Firms:
ού	Education: Degree(s) /Year/Specialization	di di	Education: Degree(s) /Year/Specialization
4 -:	Active Registration: Year First Registered/Disripline/Mass Registration Number	نب	Active Registration: Year First Registered/Discipline/Mass Registration Number:
တ်	Current Work Assignments and Availability For This Project:	ற்	Current Work Assignments and Availability For This Project
<u>د</u>	Other Experience and Qualification Relevant To The Proposed Project (Identify Firm By Which Employed, If Not Current Firm):	<u>ਂ</u>	Other Experience and Qualification Relevant To The Proposed Project (Identify Firm By Which Employed , if Not Current Firm):

9
-
9
e,
➣
귤
•
T
뾰
a
Ψ
Δ.
∍.

B Advertisement (List	Thousands)	Fee For Work For Which Firm Was Responsible.					
eas Listed In The DS	e. Project Cost (In Thousands)	Construction Costs(Actual, Or Estimated If Not Completed)		·			- -
alifications In The Ar	d. Completion	Date (Actual Or Estimated)					
Current and Relevant Work By Prime Applicant Or Joint-Venture Members. Include ONLY Work Which Best Illustrates Current Qualifications in The Areas Listed in The DSB Advertisement (List Up To But Not More Than 5 Projects).	c. Client's Name, Address and Phone	Number, Include Name Of Contact Person					
pplicant Or Joint-Venture Members. Include	b. Brief Description Of Project and	Services (Include Reference 1o Areas Of Experience Listed In DSB Advertisement)					
	Project Name and Location						
89 G	roi		<u> </u>	(2)	(9)	(4)	(2)

cts For Each Sub-	Thousands)	Fee for Work for Which Firm Was Responsible				
List Current and Relevant Work By Sub-Consultants Which Best Illustrates Current Qualifications in The Areas Listed in The Advertisement (Up To But Not More Than 5 Projects For Each Sub-Consultant). Use Additional Sheets Only As Required For The Number Of Sub-Consultant Requested in The Advertisement and They Must Be in The Format Provided. 5-Consultant Name:	e. Project Cost (In Thousands)	Construction Costs (Actual, Or Estimated If Not Completed)				
	d. Completion	Date (Actual Or Estimated)				
	c. Client's Name, Address and Phone Number	(Include Name Of Contact Person)	•			
		Services (Include Reference To Areas Of Experience Listed In DSB Advertisement)				
	p-consultant Name: Project Name and Location	Principal-In-Charge			-	

List All Proje Commonwe	ects Within The Past	List All Projects Within The Past 5 Years For Which Prime Applicant Has Performed, Or Has Entered Into A Contract To Perform, Any Design Services For All Public Agencies Within The Commonwealth.	Entered Into A Contract To Perform, Any Design S	Services For All Public	Agencies Within The
# of Total Projects:	js,	# of Active Projects:	Total Construction Cost (In Thousands) of Active Projects (excluding studies):		
Phases St., Sch., D.D., C.D.,A.C. *		Project Name, Location and Principal-In-Charge:	Awarding Authority (Include Contact Name and Phone Number)	Construction Costs (In Thousands) (Actual, or Estimated if Not	Completion Date (Actual or Estimated) (R)Renovation or (N)New
	- -				
	ci				
	Б				
	4				
	۶.				
	6.				
	7.				
	∞				
	10.				
Principal	: C = Consultant; JV	* P = Principal; C = Consultant, JV = Joint Venture: St. = Study: Sch. = Schematic: D.D. = Design Development; C.D. = Construction Documents: A.C. = Administration of Contract	an Development; C.D. = Construction Documents:	A.C. = Administration	of Contract

9.	Use This Space To Provide Any Additional Information Of Description Of Resources Supporting The Qualifications Of Your Firm And That Of Your Sub-Consultants For The Proposed Project. If Needed, Up To Three, Double-Sided 8 ½" X 11" Supplementary Sheets Will Be Accepted. APPLICANTS ARE ENCOURAGED TO RESPOND SPECIFICALLY IN THIS SECTION TO THE APPLICATION EVALUATION - PROJECT EXPERIENCE REQUESTED IN THE ADVERTISEMENT.	vide Any Additional Information Or Description Of Resources Supporting The C t, Double-Sided 8 1%" X 11" Supplementary Sheets Will Be Accepted. APPLIC, ATION - PROJECT EXPERIENCE REQUESTED IN THE ADVERTISEMENT.	f Resources Supportits Will Be Accepted	ing The Qualifications Of You APPLICANTS ARE ENCOU	ur Firm And That Of Yo JRAGED TO RESPON	our Sub-Consultants For Th D SPECIFICALLY IN THIS	e Proposed Project.
	Be specific – No Boiler Plate						
=	Professional Liability Insurance: Name of Company	Aggregate Amount		Policy Number	1	Expiration Date	
12.	Have monies been paid by you, or on your behalf, as a result of Professional Liability Claims (in any jurisdiction) occurring within the last 5 years and in excess of \$50,000 per incident? Answer YES or No. If YES, please include the name(s) of the Project(s) and Client(s), and an explanation (attach separate sheet if necessary).	pehalf, as a result of Professi le(s) of the Project(s) and Clic	ional Liability Claims ient(s), and an explan	(în any jurisdiction) occurring nation (attach separate sheet	g within the last 5 years t if necessary).	s and in excess of \$50,000	per incident? Answer
13.	Name Of Sole Proprietor Or Names Of All Firm Partners and Officers: Name Title MA Reg # a. b.	im Partners and Officers: MA Reg #	Status/Discipline	Name d. e. f.	Title	MA Reg #	Status/Discipline
4.	If Corporation, Provide Names Of All Memb Name Title a. b.	Names Of All Members Of The Board Of Directors: Title MA Reg #	rs: Status/Discipline	Name d. e. f.	Title	MA Reg #	Status/Discipline
15.	Names Of All Owners (Stocks Or Other Ownership): Name and Title % Ownership M. a. b.	nership): MA Reg.#	Status/Discipline	Name and Title d. e. f.	% Ownership	MA Reg#	Status/Discipline
16.	I hereby certify that the undersigned is an Authorized Signatory of Firm and is a Principal or Officer of Firm. I further certify that this firm is a "Designer", as that term is defined in Chapter 7C, Section 44 of the Ceneral Laws, or that the services required are limited to construction management or the preparation of master plans, studies, surveys, soil tests, cost estimates or programs. The information contained in this application is true, accurate and sworn to by the undersigned under the pains and penalties of perjury.	uthorized Signatory of Firm a services required are limited is true, accurate and sworn	and is a Principal or C to construction mans to by the undersigne	Officer of Firm. I further certii agement or the preparation o d under the pains and penal	fy that this firm is a "De of master plans, studies ities of perjury.	signer", as that term is defi s, surveys, soil tests, cost e	ned in Chapter 7C, stimates or programs.
	Submitted By (Signature)			Printed Name and Title		<u>'</u>	Date

The following forms MUST be attached to only ONE (ORIGINAL Copy) application: 1. SDO Certification required for MBEWBE Firms; 2. Sub-Consultant Acknowledgment.

Attachment B

CONTRACT FORMS

The awarded bidder will be required to complete and submit documents substantially similar in form to the following.

These forms may need to be modified on account of changed circumstances, and are provided for informational purposes only.

AGREEMENT FOR PROFESSIONAL SERVICES

betwee Comm	en the CITY OF N	ade this day of in the year Two Thousand and Twenty-three by and IEWTON, a municipal corporation organized and existing under the laws of the each usetts, hereinafter referred to as the CITY, acting through its Building Commissioner, but y to him, and
hereina	after referred to as	s the CONTRACTOR.
The pa	rties hereto for th	e consideration hereinafter set forth agree as follows:
I.	places, in such r	ORK. The Contractor agrees to furnish and to deliver to the City at such times, at such place or nanner, and in such quantities as the City may direct, and at the unit prices quoted in the posal the following item or items:
	ON CALL MEC	HANICAL, ELECTRICAL AND PLUMBING ENGINEERING AND RELATED SERVICES
II.		OCUMENTS. The Contract Documents consist of the following documents, which are o this Agreement or are incorporated herein by reference:
	a.	This Agreement For Professional Services (Agreement);
	b.	The City's Request for Qualifications #23-47 (RFQ) issued by the Purchasing Department;
	c.	The RFQ for On Call Mechanical, Electrical And Plumbing (MEP) Engineering And Related Services including Specifications, and if included or referenced therein, any Standard Terms and Conditions, Special Conditions, Drawings or Descriptive Materials (collectively referred to herein as the "Project Manual");
	d.	Addenda Number(s);
	e.	The Statement of Qualifications (SOQ) of the Contractor submitted for this Project and accompanying documents and certifications;
	f.	Certificate(s) of Insurance and surety bond(s), if any, submitted by the Contractor in connection with this Project;
	g.	Duly authorized and executed Amendments, Change Orders or Work Orders issued by the City after execution of this Agreement.
111	between the City qualification or	together with the other documents enumerated in this Article, constitute the entire Agreement and the Contractor. The Contractor represents that its proposal was made without condition, reservation of any kind, except upon the written acknowledgement and consent of the City. TOCUMENTS. In the event of inconsistency between the terms of this Agreement and the

IV. EMPLOYMENT OF MEP ENGINEER. The City agrees to engage the services of the MEP Engineer and the MEP Engineer agrees to perform services as set forth in **Schedule A**, Scope of Services for the compensation as stated within **Schedule B**, Compensation and Method of Payment both of which schedules are attached hereto and made part hereof, subject to compliance by the MEP Engineer with all the terms and conditions set forth within this Agreement.

Project Manual, the terms of this Agreement shall prevail.

- V. SCOPE OF SERVICES. The MEP Engineer shall do, perform, and carry out in a satisfactory, competent and professional manner, as determined reasonably and fairly by the City, the Project described within **Schedule**A, Scope of Services attached hereto and made a part hereof.
- VI. DURATION. This Agreement shall remain in force from the date of execution of this contract to that shown in **Schedule** C, Work Program Schedule. Project activities shall be undertaken and completed in such sequence as to ensure compliance with said **Schedule** C, and further, to ensure expeditious completion in a manner consistent with the purposes of this Agreement.

VII. PERSONNEL.

- (a) The MEP Engineer represents that he has, or will secure at his own expense, all personnel required for the performance of the services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with the City except as employees of the Environmental Engineer.
- (b) All of the services required hereafter shall be performed by the MEP Engineer or under his supervision, and all personnel engaged in the work shall be fully qualified to perform such services. (c) None of the work or services covered by this Agreement shall be subcontracted without the prior written approval of the City. The written approval of the City shall in no way relieve the Environmental Engineer from his responsibility for the professional and technical accuracy of the work furnished.

VIII. WAIVER OF WORKMAN'S COMPENSATION AND UNEMPLOYMENT COMPENSATION

BENEFITS. It is agreed that the MEP Engineer and MEP Engineer's employees, agents, or other persons for whose conduct the MEP Engineer is responsible shall not be deemed to be employees of the City and shall not file any claim nor bring any action for any Workman' Compensation or unemployment benefits and compensation for which they may otherwise be eligible as a result of work performed pursuant to the terms of this Agreement.

- **IX. COMPENSATION AND METHOD OF PAYMENT.** The City agrees to pay the MEP Engineer the compensation specified in **Schedule B**, Compensation and Method of Payment, which is complete compensation for all services rendered and for such reimbursable expenses as authorized, per Paragraph 7, Reimbursable Expenses. Appropriate sums will be paid, subject to receipt of a requisition for payment. Neither the City's review, approval nor acceptance of, any of the services furnished under this Agreement shall be construed to operate as a waiver of any rights under this Agreement or any cause of action arising out of the performance Agreement.
- **X. REIMBURSABLE EXPENSES.** The City agrees to reimburse the MEP Engineer only for those direct costs incurred by the Environmental Engineer pursuant to the performance of work under this Agreement as set forth and authorized within **Schedule B**, Compensation and Method of Payment. As the City does not pay freight and handling charges, and is also exempt from sales tax, freight and handling charges are not reimbursable by the City.

XI. TERMINATION OF AGREEMENT FOR CAUSE

If for any cause, the MEP Engineer fails to fulfill in a timely manner his obligations under this Agreement, or if the MEP Engineer shall violate any of the covenants, agreements, or stipulations of this Agreement, the City shall thereupon have the right to terminate this Agreement, by giving written notice to the MEP Engineer of such termination. Such notice shall be given not less than five (5) days prior to the effective date of termination.

In the event of termination, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs, and reports or other material prepared by the MEP Engineer under this Agreement shall, at the option of the City, become its property, and the MEP Engineer shall be entitled to receive just equitable compensation for any satisfactory work completed on such documents and other materials.

Notwithstanding the above, the MEP Engineer shall not be relieved of liability to the City for damages sustained by the City by virtue of any breach of the Agreement by the MEP Engineer , and the City may withhold any payments to the MEP Engineer for the purposes of set off until such time as the exact amount of damages due to the City from the MEP is determined.

- XII. TERMINATE FOR CONVENIENCE OF CITY. The City may terminate this Agreement at any time by giving written notice to the MEP Engineer of such termination as specifying the effective date of such termination. Such notice shall be given not less than (5) days prior to the effective date of termination. In event of termination for convenience, all finished or unfinished documents and other materials as described in Paragraph 8, above, shall, at the option of the City, become its property. If the Agreement is terminated for the convenience of the City, the MEP Engineer shall be entitled to payment for services completed. Such compensation set forth in the Work Authorization Form in the form attached as **Schedule D-1** hereto as in reflective of the percentage of work completed thereunder, less payments already made for such services.
- **XIV. CHANGES.** The City may, from time to time, require changes in the Scope of Services of the MEP Engineer to be performed hereafter. Such changes, including any increase or decrease in the amount of the Environmental Engineer's compensation or any change in the work schedule, which are mutually agreed upon by and between the City and the MEP Engineer, shall be incorporated in written amendments to this Agreement.
- **XV. INCORPORATION OF NON-DISCRIMINATION LAWS AND REGULATIONS.** The MEP Engineer, including all approved consultants and subcontractors, shall and hereby agrees to comply with all laws, ordinances, and duly promulgated regulations applicable to contracts of this nature. In particular, the MEP Engineer agrees to comply with the provisions contained in **Schedule D**, which is attached hereto and made a part hereto and, with the Mayor's Executive Order No. HRC-X relative to non-discrimination as amplified by the City's Affirmative Action Plan.
 - **XVI. ASSIGNABILITY.** The MEP Engineer shall not assign any interest in this Agreement and shall not transfer any interest in the same (whether by assignment or novation), without the prior written consent of the City thereto.
- **XVII. INTEREST OF MEP ENGINEER.** The MEP Engineer covenants that he has neither presently nor shall he during the period of this Agreement have any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required under this Agreement. The MEP Engineer further covenants that in the performance of this Agreement, no person having any such interest shall be employed. Conflicts of interest include but are not limited to: (a) family relationships with officials or employees of the City, (b) instances where the MEP Engineer, during the period covered by the Agreement, was an officer or employee of the City.
- **XVIII. FINDINGS CONFIDENTIAL.** Any reports, information, data, etc., given to or prepared or assembled by the MEP under this Agreement which the City requests to be kept confidential shall not be made available to any individual or organization by the MEP Engineer without the prior written approval of the Public Buildings Commissioner.
- **XIX. COMMISSION PROHIBITED.** The MEP Engineer has not given, offered or agreed to give any person, corporation or other entity any gift, contribution or offer of employment as an inducement for, or in connection with, the award of this agreement. No consultant to or subcontractor for the MEP Engineer has given, offered or agreed to give any gift, contribution or offer or employment to the MEP Engineer, or to any other person, corporation, or entity as an inducement for, or in connection with, the award to the consultant or subcontractor of the contract by the MEP Engineer.
 - No person, corporation or other entity, other than bona fide full-time employee of the MEP Engineer, has been retained or hired by the MEP Engineer in obtaining the Agreement or understanding that such person, corporation or other entity be paid a fee or other consideration contingent upon the award of this Agreement to the MEP Engineer.

For design contracts which exceed Ten Thousand Dollars (\$10,000) or which pertain to a project whose budgeted or estimated construction costs exceeds One Hundred Thousand Dollars (\$100,000), the MEP Engineer shall have internal accounting controls as required by section 39R (C) of C.30 of the Massachusetts General Laws and shall file and shall continue to file an audited financial statement as required by subparagraph (d) of section 39R. of C. 30.

XX. COMPLIANCE WITH APPLICABLE LAWS

The Environmental Engineer shall comply with all applicable laws, ordinances, or codes of the State or local government, in performing any of the work embraced by this Agreement.

ATTACHMENTS. Attached hereto are the following schedules which are incorporated into this Agreement and made a part hereof:

Schedule A	Scope of Services
Schedule B	Compensation and Method of Payment
Schedule C	Work Program and Schedule
Schedule D	General Requirements
Schedule E	Professional Service Work Authorization
Schedule F	Certificate of Authority

THIS SPACE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the parties have caused this instrument to be executed under seal the day and year first above written.

CON			
CUN	TRA	UI	JK

CITY OF NEWTON

By	
- y	Chief Procurement Officer
	Date
Print Name	
Title	
Date	By
Affix Corporate Seal Here	Date
No City monies are obligated by this	Approved as to Legal Form and Characte
Contract until work has been assigned	By
And I further certify that the Mayor,	Associate City Solicitor
her designee is authorized to execute contracts and approve change orders.	Date
By	CONTRACT APPROVED
Comptroller of Accounts	
Date	By Mayor or her designee
	Date

SCHEDULE A

SCOPE OF SERVICES

1. General: Basic Services

The MEP Engineer shall provide one or more of the following types of services at the direction of the City's Public Buildings Commissioner, within thirty (30) days after notification to proceed:

- Preliminary Designs, Investigations and Reports.
- Preparation or review of working drawings, specifications and other construction and bid documents.
- Construction Phase Services.

The City's Public Buildings Commissioner shall send the MEP Engineer a Professional Services Authorization form which will outline the specifics of each project including proposed work items, estimated budget and time schedule. A fee for each project will also be determined at that time as per Schedule B. The MEP shall sign and return the Professional Services Authorization form within fifteen (15) days of receipt.

Where authorized, the MEP Engineer shall perform the Basic Services described below:

A. Existing Conditions Analysis and Survey

The MEP Engineer shall survey and analyze existing conditions and will prepare the following if requested:

- Plans, sections and details
- Structural Analysis (as it relates to the overall safety of the proposed projects)
- Slides, photos, models or building elevations and interiors components.

B. Preliminary Schematic Recommendations

The MEP Engineer shall prepare for review and approval by the City, whose Agent shall be the Public Buildings Commissioner, assisted by the Design Review Committee, the following:

- a. Preliminary design in schematic form, outlining options for the Project's construction work, to include task list, types of repairs, new work, and related improvements. This shall include drawings and sketches as necessary (see also Work Authorization for details).
- b. Summary report and list of priorities.
- c. Cost estimates associated with options presented with

(a) above (all estimates must be done by a certified professional estimating individual or firm).

C. Construction Documents and Final Construction Cost Estimate

Following approval of design by the Public Buildings Commissioner, the MEP Engineer shall prepare and deliver to the Public Buildings Commissioner thirty (30) sets of contract documents necessary for Public bid of the subject work. Such documents shall include (see Work Authorization for number of documents needed for each phase of the work):

- a. Working drawings for electrical, mechanical, and other branches of work as appropriate.
- b. Complete technical specifications describing materials, workmanship, labor, and performance standards in sufficient detail to permit firm bids.
- c. Complete bidding documents and form, contract terms and conditions, forms of agreement between the Owner and construction contractor, and any special provisions, if appropriate.

In addition, the MEP Engineer shall provide a final construction cost estimate, and such escalation projections as appropriate. If the bid of the lowest eligible and responsive bidder exceeds the established construction budget, the MEP Engineer shall, if instructed by the City revise the scope or quality of the Project for the purposes of bringing the cost estimate within this limit. Such revisions shall be made without-additional compensation to the MEP Engineer.

D. Assistant in Bidding and Award of Contract

The MEP Engineer shall assist the Public Buildings Commissioner as follows:

- a. Prior to bid opening
 - Receive all inquiries relating to bidding documents and answer questions
 - Prepare any bid addenda as required
 - Attend any pre-bid conference, if scheduled

- b. At bid opening and following:
 - Attend bid opening
 - Review and evaluate bids, contractor qualifications, and acceptability (both prime and sub), and make recommendations as to contract award.
- E. Construction Administration Phase Services (from initiation to completion)

Following the award of the bid, the MEP Engineer shall administer the construction agreement, including the following:

- a. Routine construction administration.
- b. Check, approve and process shop drawings.
- c. Furnish the construction contractor with clarification drawings or written interpretations as needed.
- d. Perform on-site visits weekly during construction and prepare field visit reports (minimum of one (1) visit per week).
- e. Notify the City of any work which fails to conform to construction contract documents, including the failure of the construction contractor to maintain the established time schedule and follow with recommendations to remedy the situation.
- f. Obtain from the construction contractor and deliver to the City occupancy permits, guarantees, and other similar items.
- g. Prepare punch list and issue certificate of substantial completion and final completion.
- h. Review applications for payment, verify quantity and quality of work performed by construction contractor and certify requisitions for payment by the City.
- i. Coordinate with the inspectors having jurisdictions over the work performed.
- j. Determine adequacy of work of final acceptance, and upon approval of the City issue Certificate of Completion.
- k. Attend meeting and dispute conferences as necessary and prepare minutes of such meetings.

1. Perform post construction visit to evaluate final building condition and review guarantees submitted by contractor.

F. Meetings

As part of services required, and subject to the nature of each project, the MEP Engineer could be required to meet with the Design Review Committee, various City's technical departments and committees, citizen groups, and state or federal agencies, when required.

SCHEDULE B

COMPENSATION AND METHOD OF PAYMENT

I. Method of Determining Compensation

A fee for each Project shall be negotiated based upon the services called for. The City anticipates that each Project fee may be developed based either upon a set, agreed upon figure or based upon time and materials cost. In some Projects, both cost bases may be appropriate and necessary subject to the nature and requirements of the particular Project and the services needed.

II. Billing Rates

On Projects where it is determined by the City and agreed upon by the MEP Engineer that a fee shall be determined based upon time and materials cost, rates of payment shall be based upon the following:

Day rates are based on actual salaries paid to individuals performing work on the Project plus salary costs, overhead and profit.

Range of Cost Per Hour

Principals	
Professionals	

III. Payment Schedule

On projects where the City agrees to pay the MEP Engineer a lump sum fee for basic services, which include construction documents and construction administration, the fee is to be divided as follows:

On completion of:	% Paid
Schematic Phase	15%
Design Development	20%
Construction Documents & Final Cost Estimate	30%
Contract Award	10%
Contract Administration	10%
Final Installment (90 calendar days after	
Certificate of Substantial Completion accepted	
by the City)	15%

Such requisitions shall be submitted upon completion of work phases detailed above.

IV. Reimbursable Expenses

The City shall pay the MEP Engineer for reimbursable expenses, subject to the approval of the Public Buildings Commissioner, and subject to the identification of such expenses attached to a requisition submitted by the MEP Engineer to the City. Reimbursable expenses shall be those costs incurred for printing construction document for bid, for surveying, for testing, for making of models and renderings and for such specialized sub-consultant services as may be required in the performance for the work within Schedule A Scope of Services, herein and shall be reimbursed to the MEP Engineer at direct cost.

The Letter of Authorization from the City of Newton for each specific Project shall detail each reimbursable expense by line item.

Those excluded reimbursable expenses are: Long Distance Communications, Plotting, Mileage and tolls.

The City shall reimburse the at their cost plus 5% for approved Consultants, contractors & Reimbursable Expenses.

V. Payment

Payment shall be made to the MEP Engineer within thirty (30) days of submission by the Environmental Engineer to the City of a detailed requisition for payment describing the basic and extra services performed and identifying reimbursable expenditures incurred during the preceding period. The City shall have the right to review and approve the MEP'S requisition. Payment shall not be due the MEP Engineer until his requisition has been approved.

Requisitions for Projects billed on a time and materials basis shall include the number of hours worked, the individual who worked these hours, hourly rates, material and overhead costs.

All requisitions submitted shall be accomplished by a detailed time record as well as the appropriate documentation for reimbursable expenses.

SCHEDULE C

WORK PROGRAM AND SCHEDULE

- I. The Agreement shall take effect as of the date of execution and shall terminate one year from the date of the Agreement, with an option of two additional (1) year renewals, should the City of Newton wish to pick up the option.
- II. The MEP Engineer shall complete the work set for the in Schedule A, Scope of Services, in an expeditious manner subject to expeditious reviews and approvals by the City. Where possible, the Environmental Engineer shall endeavor to perform the required work in advance of schedule.
- III. Time schedule for specific "on call" Projects will be found in the Letter of Authorization for each specific Project.

SCHEDULE D

GENERAL REQUIREMENTS

The following Articles shall govern all work under of products of this Agreement unless specifically modified elsewhere.

ARTICLE A1. RESPONSIBILITIES OF THE CITY

- 1.1 Information to be provided to the MEP Engineer
- 1.1.1 The City shall furnish upon the MEP Engineer's request all information in its possession necessary to the performance of the services required under this Agreement. It shall make and communicate to the MEP Engineer as promptly as possible its instructions and decision.
- 1.2 Action by the City
- 1.2.1. No written communication, notification, directive, approval, consent or acceptance by the City shall in any way relieve the MEP Engineer from his/her professional responsibilities.
- 1.2.2 The City shall render any modification or any waiver of any term or condition or breach of this Agreement in writing to the MEP Engineer, or it shall notify the Environmental Engineer in writing why such approvals are being withheld.
- 1.3 Waivers
- 1.3.1. The City shall render any modification or any waiver for any term or condition of breach of this Agreement in writing. Such waivers shall not waive any other term of condition or breach thereof.

ARTICLE A2. RESPONSIBILITIES OF THE ENVBIRONMENTAL ENGINEER

- 2.1 Scope
- 2.1.1. The MEP Engineer shall be responsible for the professional adequacy, technical accuracy and coordination of all of the present data, designs, drawings, specifications, costs, evaluations and estimates, and any other material or work furnished by him or his consultants, or sub-contractors.
- 2.2 Assignability
- 2.2.1 The MEP Engineer shall not assign, sublet or transfer any services, obligations, or interest in this Agreement without the prior written consent of the City.
- 2.3 Professional Insurance and Liability Insurance
- 2.3.1 All Basic Services, Extra Services, including requirements for consultants required for the MEP Engineer's performance of this Agreement shall be protected by Errors and Omissions Insurance equal to, at a minimum, twice the amount of the fee for Basic Services, provided, that, in any event, coverage shall be no less than ten percent (10%) of the estimated construction cost for a specific Project for the applicable period under the Statute of Limitations.
 - A Certification of such insurance acceptable to the City shall be supplied to the Public Buildings Commissioner, and the City shall be named the Certificate Holder.

In addition, the MEP Engineer shall carry general liability insurance and workmen's compensation insurance and should provide the City with a Certificate of Insurance, acceptable to the City. Such liability insurance shall be in a minimum amount as follows:

General Liability, including Bodily Injury and Property Damage in an aggregate amount of \$500,000 or greater. The General Liability Policy shall include endorsements showing the following types of coverage: Comprehensive Form, Premises Operations, Contractual Insurance, Broad Form Property Damage and Independent Contractor.

The City shall be named the Certificate Holder.

The MEP Engineer's insurance coverage shall also include valuable papers insurance for the restoration of plans, drawings, field notes and other documents in the event of loss or destruction while in custody of the MEP Engineer in an amount sufficient to cover the cost of restoration.

- 2.4 Employment of Consultants
- 2.4.1. The MEP Engineer may provide services in collaboration with either consultants or qualified associates. It shall be the MEP Engineer's responsibility to engage and enter into agreement with said consultants to the extent needed, subject to qualifications found elsewhere in this Agreement.
- 2.5 Meetings
- 2.5.1 The MEP Engineer shall attend conferences, meetings and hearings with the City as required in connection with any phase of work.
- 2.6 Time and Order of Services
- 2.6.1 The MEP Engineer shall furnish the documents and provide the services required by this Agreement in the sequence set forth in this Agreement unless waived by the Public Buildings Commissioner. He shall insure prompt and continuous prosecution of the project to the extent of his professional responsibilities.
- 2.7 Submissions
- 2.7.1 The MEP Engineer shall submit the documents and materials required for the complete performance of this Agreement in the amounts and formats described in this Agreement.
- 2.8 Revisions
- 2.8.1 The MEP Engineer shall make changes in, or revisions in documents as may be required by the City in order to accomplish the Project in accordance with the work program, or the Construction Budget. Such changes shall be:
 - a. within the phase of work as set forth in the Basic Services
 - b. on work not yet approved or accepted by the Public Buildings Commissioner or
 - c. on work already approved or accepted which requires changes in order to be consistent with changes made in accordance with (a) or (b) above.

- 2.9 Substantial Changes
- 2.9.1 The MEP Engineer shall make substantial changes as an Extra Service when required by the Public Buildings Commissioner in writing.
- 2.10 MEP Engineer's Certification
- 2.10.1 It is the MEP Engineer's responsibility to see that all work submitted meets all applicable regulations, codes and/or professional standards.

ARTICLE A3. TERMS

- 3.1 Shall Include
- 3.1.1 Except when used in connection with reimbursable expenses whenever in this Agreement the words "shall include" are used, they shall be construed to mean "shall include, but not be limited to", unless there is specific language to the contrary.
- 3.2 Enumerations
- 3.2.1 Whenever in this Agreement there is an enumeration of items, such enumeration is not to be construed as restrictive, but shall include similar and reasonably related items.
- 3.3 Substantial Changes
- 3.3.1 The Public Buildings Commissioner shall determine in writing to the MEP Engineer if a change is deemed a "substantial change".
- 3.3.2 Substantial changes are limited to:
 - (a) Changes to and revisions on work already approved or accepted by the Public Buildings Commissioner in writing, except as qualified elsewhere in this document; or
 - (b) Programmatic changes, revisions, modification, alterations, etc. to any product required by this Agreement shall not be deemed substantial changes unless specifically described as such elsewhere in this document.

ARTICLE A4. DOCUMENTS

All studies and materials prepared under this Agreement shall be the property of the City and the termination of the MEP Engineer's services, promptly turned over thereto. These items shall include, but not be limited to originals of drawings, specifications, and reports.

ARTICLE A5.NOTICES

Any notice, instruction, or other documents required of the MEP Engineer by the City shall be in writing and shall be deemed to be properly given if delivered or mailed, postage prepaid, to the addresses recited in the Preamble in this Agreement.

SCHEDULE E

PROFESSIONAL SERVICES WORK AUTHORIZATION FORM

Control Number	Date
Time	
Building Street Address	
Contact Person	
Proposed Budget	Budget Code
Compensation:	
Fee Type	
() Lump Sum	Reimbursable Expenses Authorized
() Time and Materials Not to Exceed	
SCOPE OF WORK:	=======================================
Complete Date of Construction ===================================	======================================
fee based upon time and material cost as call authorization by the Public Buildings Comm its services in accordance with the Profession	led for and return for authorization. Upon issioner, the undersigned agrees to perform
Fee	
Project Completion Date	Signature (MEP Engineer)
You are hereby authorized to proceed with the Work Authorization and in accordance with	
	Number
Signature	Date

SCHEDULE F

CERTIFICATE OF AUTHORITY - CORPORATE

•	rtify that I am the Clerk/Secretar	(insert full name of Corporation)	
		(insert run name of Corporation)	
corporation	, and that		
	(insert	the name of officer who signed the contract and bonds .)	
is the duly e	elected		
	(inse	rt the title of the officer in line 2)	
of said corp	oration, and that on		
		(insert a date that is ON OR BEFORE the date the officer signed the contract and bonds .)	
		ectors of said corporation, at which all the directors	
		the	
	(insert name from line 2)	(insert title from line 3)	
of this	corporation be and hereby is autl	norized to execute contracts and bonds in the name and on behalf	
of said	corporation, and affix its Corpo	rate Seal thereto, and such execution of any contract of obligation	
in this	corporation's name and on its be	chalf, with or without the Corporate Seal, shall be valid and bindin	g
upon th	nis corporation; and that the above	e vote has not been amended or rescinded and remains in full force	e
and eff	ect as of the date set forth below		
ATTEST:		AFFIX CORPORATE	
	(Signature of Clerk of	r Secretary)* SEAL HERE	
Name:			
	(Please print or type r	name in line 6)*	
Date:			
	· ·		
	of said corp duly authoric e present or of this of said in this upon the and eff ATTEST: Name:	(insert to define the duly elected (insert to define the duly elected (insert said corporation, and that on	duly authorized meeting of the Board of Directors of said corporation, at which all the directors e present or waived notice, it was voted that

^{*} The name and signature inserted in lines 6 & 7 must be that of the Clerk or Secretary of the corporation.

Attachment C

Newton City Ordinances §§5-35 through 5-37

ARTICLE IV. DESIGNER SELECTION COMMITTEE

Sec. 5-35. Established; purpose.

A designer selection committee is hereby established to make recommendations to the mayor whenever an architect is to be engaged by the city for any purpose involving construction, alteration, repair or maintenance of a public building, and the mayor shall consult with this committee and shall select said architect from these recommendations. At least three (3) recommendations shall be offered and the mayor may request three (3) additional recommendations. The designer selection committee shall also oversee the selection process for design services contracts subject to the provisions of section 38K of chapter 7 of the General Laws. The designer selection committee shall not oversee the selection process for design services contracts in any instance where an alternative procurement process inconsistent with this section is prescribed by state or federal laws or regulations. The public buildings commissioner may consult with the designer selection committee regarding procurement of any design services contract not otherwise required to be overseen by the committee pursuant to the provisions of this section. (Rev. Ords. 1973, §2-346; Ord. No. Z-109, 05-07-12) Cross references—Commissions and committees generally, Ch. 2, Art. VII; regulations governing appointment to and service on commissions and committees, § 2-8

Sec. 5-36. Composition, appointment and compensation of members.

When the public facility to be constructed is not under the jurisdiction of the school committee, the designer selection committee shall consist of six (6) members, three (3) of whom shall be appointed by the mayor, and three (3) of whom shall be selected by the city council. For school facilities, three (3) additional members shall be selected by the school committee. All of the persons serving on this committee shall serve without compensation and shall be residents of the city. (Rev. Ords. 1973, § 2-347)§ 5-37 NEWTON ORDINANCES - PUBLIC BUILDINGS AND INSPECTIONAL SERVICES § 5-55 Newton Ordinances On-Line - Chapter 2 - page 13

Sec. 5-37. Terms of members, vacancies, procedures.

Members of the designer selection committee shall serve coterminous with the terms of their respective appointing authority. Vacancies in the committee shall be filled by appointment in the same manner by the designated appointing authority as the original appointments for the period of the unexpired term. The committee shall elect a chairman annually and establish rules and procedures. Committee members shall serve at the pleasure of their respective appointing authority. The public buildings department shall provide such assistance to the committee as is necessary for the exercise of the committee's responsibilities. Records of the committee shall be public documents. The committee shall make reports no less than annually to the respective appointing authorities. (Rev. Ords. 1973, § 2-348; Ord. No. 190, 12-20-76; Ord. No. 317, 2-20-79; Ord. No. S-301, 2-1-88) DESIGNER SELECTION COMMITTEE